## SHOT IN THE RIGHT THIGH.

The Serious Outcome of the Baseball Matter.

ARTHUR WHITE ACCUSED OF THE ACT.

White, Together With Willie Wilder, Takes the Young Pitcher to Walkiki. and There He is Shot and Then Cow-

(From Saturday's Daily.) Arthur White, one of the owners of the Arlington Billiard Parlors on Hotel street, was arrested vesterday morning by Captain Langley, and charged with an assault with a deadly weapon. He is accused by George Wood, the pitcher who sold last Saturday's baseball game, with having shot him in the right

thigh. The boy is not seriously

hurt, though the wound is a painful one.

The affair grew out of the selling of the game. Last Saturday evening, when everyone was convinced that the young negro had sold out, he was asked who had bought him, and said that White had done it. He reiterated this statement several times. Saturday night he was taken to the Arlington and confronted with White, and in the presence of several witnesses, who had promised that he should not be hurt, he again said that White had paid him \$10 to throw the game. White denied it, and would have whipped him then had he not been restrained, but he declared afterward that he would thrash the boy. Wood, however, stuck to his statement that White was the man who bought him, although he several times contradicted himself, stating that some of the Kamehameha boys were the ones who gave him the \$10. The League took the matter in hand,

to get into the buggy. Wood refused to do so, and White jumped from the vehicle, and, drawing a from the vehicle, and, drawing a half a dollar to go home on called to him, and White told him would shoot him if he didn't get in. Wood thought discretion the last car. Wilder was in the room all the time. The driver of the car I better part of valor, and got in the buggy, sitting between White and was going. I said I was going home.

The trio then drove out to Waikiki, taking the Moiliili road. last coming to the Lemon cottage, at the end of the car line. Here Wilder says he got out of the buggy, opened the gate and went to the back of the house in order to that he was becoming confused. open the door. When Wilder had He was taken to the hospital, and gone, Wood made a jump from the bull abstracted. buggy and started to run. He says White absolutely ing effect in Wood's right thigh. The boy fell to the ground, and him if he was shot.

both sides agree. But here they is quoted as saying that Wood said he was spoken to he got up from the strokes with the cowhide. ground. White ordered him into the house, where Wilder was sitting, and ordered him to tell who flourished his pistol and a rawhide, and that, soon after the party had entered the house, White began to beat him. The boy's back is badly scarred where he was struck with the whip, and in some parts is absolutely raw. When White had finished whipping Wood the boy says he gave him a half a

without limping, and both Wilder and White claim they had no idea that he had been hit. White says he fired the pistol to scare the boy into stopping.

Wilder said yesterday afternoon that Wood, when asked again who had bought him, named Kaaea,

who lives at Ewa.

is owned by David Nahoolewa, a policeman, and Wood takes care of the place. Mrs. Nahoolewa called Wood yesterday morning early to get up and light the fire. The boy did so, and she noticed that he was limping, but said nothing about it. After the breakfast she again called Wood, telling him to come and wash the dishes. When he came she asked him how he had hurt himself and he told her the story. She at once told her husband, and he persuaded Wood to go to the station house. The boy claimed that the reason that he did not tell hided-White Arrested Vesterday. the police on Thursday night was because he was afraid that White would kill him. It was for this reason that nothing was known of the affair until yesterday morning.

When he went to the police station and told his story, a warrrant was at once issued for White's arrest. Captain Langley made the arrest as White was coming in from Waikiki. White seemed surprised when told that Wood had been hit. He was released on \$1000 bonds being furnished by E. Hopkins, White's partner.

The statement made by Wood at the station, yesterday morning, was as follows. Part of it was dictated and part of it was written by him-

I was shot by Arthur White last night. The ball entered the front side of my hip and did not come out. It happened this way: I had been out following the hares and hounds and was going back to my home on Emma street, and when I got to the corner of Beretania and Emma street I met Arthur White and Willie Wilder Arthur White and Willie Wilder coming down Emma street in a buggy. Wilder said to me: "Wood, come and get into the buggy; White wants to talk to you." I said I didn't want to get in. White then jumped from the buggy and put his hand in his back pocket and took out a revolver, saying that if I did not get in the buggy in the fit of the purpose. ing that if I did not get in the buggy he would blow my brains out. I got into the buggy and sat between the two. We drove out Beretania street to Kamoiliili, While driving out, White said: "Wood, you had better tell the truth now," and I said I would. We drove as far as Makee Island, and Wilder said to White something like "Now, we've got him sure," and White said "Yes." They did not talk to me any more. When sure," and White said "Yes." They did not talk to me any more. When we got to Waikiki, White looked in the house at the end of the car track but has made no discoveries, and yesterday exonerated both White and the Kamehameha nine, there not being evidence enough to convict either.

Thursday evening, White and Willie Wilder got a buggy and willie Wilder got a buggy and the house at the end of the car track and saw the lamp was lit. He told Wilder to open the gate and he drove into the yard. Wilder got out to the horse, and I and White were left in the buggy. White turned away for a moment and I jumped out and ran. He shot me while I was running. I fell down, and White came up to me and asked me if I was hit. I told ran. He shot me is I was hit. I told me and asked me if I was hit. I told me and asked me if I was hit. I told me and asked me if I was hit. I told him yes, and he took me by the arm and told me to get up and go into the house. When I got there, White told me to sit down, and said he had good mind to shoot me like a dog. He then told me that if I did not tell the truth he would cowhide me. I got frightme, but that I was so frightened that On the car I met a Portuguese boy whom I knew. I told him what was the matter. He helped me home. I They drove through the Park, at last coming to the Lemon cottage, to the gate, I told him to take my right shoe off.

Wood broke off rather abruptly in his statement, owing to the fact

White absolutely refused to talk White called to him to stop, but he of the affair. Willie Wilder, however, corroborated the statement made by Wood, except the part which claims that he said "Now we have got him where we want him" He says nothing of the statement like selling spirituous liquor without a license. Appeal from District Court of Hamakua. Tried by jury and found not guilty. Williams and Holstein for defendant. didn't heed him. Then, he says, ever, corroborated the statement White fired his pistol, the ball tak- made by Wood, except the part We have got him where we want Republic of Hawaii vs. Ah Ling, thim." He says nothing of the kind was said by either himself or Up to this point, the stories of White. He also says that he had Republic of Hawaii vs. Ah Ling, Chon Tai, Young Yet; gaming. Appeal from District Court of Hamakua. Not. pros. Williams & Holstein for White went up to him and asked him." He says nothing of the kind no knowledge whatever of any begin to diverge. Wood says that shooting, and did not know until he told White he was shot. White | yesterday that the boy was shot. He says White did not whip him he was not shot, but that as soon as hard, but gave him only a few light

### ... COURT IN HAMAKUA.

bought the game. Wood says he The Calendar of Cases Tried This Term.

Hamakua, (Hawaii), July 17.—Ho-nakaa presents quite a lively appearance at the present time, so that the dusty little village is not only swelling into great importance but is quite alive with people who have come from all parts of the island. Con-spicuous among this number may be the boy says he gave him a half a dollar and sent him home on the car.

White claims that when he asked Wood whether he was shot, the boy General; the sad but still resolute Wood whether he was shot, the boy said no. He walked into the house without limping, and both Wilder quite a number of lesser legal lights and people of more or less import-

> The meaning of this unusual stir, of course, was the meeting of the Fourth District Court at the court-house at Honakaa, July 11th.

Now, if it were not for the fact that an appropriation was made for a new courthouse, I should like to say a word in regard to the superior accom-Wood came home on the last car. He met a Portuguese boy whom he knew, and who helped him home. When he arrived at the cate the cate the last like and say I have no doubt the people who attend it are thankful they are still alive after passing through such an ordeal. There the gate the boy helped him take his docket, but none of them were of a shoe off, and he went into the house very serious nature excepting a Portu and to bed. The house he lives in guese criminal assault case to which | ly ill in Germany.

the prisoner pleaded guilty and was sentenced to two years' imprisonment at hard labor. There were several liquor cases, but it is rather hard to get a conviction from the fact that the average juryman generally has some sympathy for these people, and besides they think the Government is to blame for not granting them a beer license. Among the other more se-rious cases was one for receiving stolen goods. The evidence went to prove that there was something "in it," but the fellow got off. There was also another assault case, but the evidence that went to prove it was "too thin." There was also a perjury case in second degree which was proved, and the defendant got two and a-half years to ponder over his maiden attempt at false swearing. Of the other cases, some were postponed until next time and carried over for some reason

The closing exercises of the Public School in Pasuilo took place last week, to the satisfaction of everyone and to the astonishment of not a few. I may say, the progress made in learning in say, the progress made in learning in
the schools of this district is something to be proud of, and a credit to
the teachers, scholars, and, in fact, to
everybody concerned in the management of our public schools.

The weather is still dry and dusty,
with occasional showers, but there
has been no rain to speak of since the
8th instant.

8th instant.

The following is the full calendar of cases of the July term of the Fourth District Court:

Republic of Hawaii vs. Enoka (k); Disorderly person. Appeal from Po-lice Magistrate of South Hilo. Appeal

Republic of Hawaii vs. Lema (k); Forgery. Commitment from Police Magistrate of South Hilo. Nol. pros.
Republic of Hawaii vs. Kaheiau (k);
Larceny, Third Degree. Appeal from
Police Magistrate of South Hilo. Continued to January Term, 1895, on the
failure to procure a native jury, only one of the panel drawn being willing to take the required oath. Republic of Hawaii vs. D. W. Ka-

eha (k), Kekahuna La (k); Fishing with Explosives. Appeal from Police Magistrate of Puna. Kaeha withdrew his appeal. Other continued to January Term, 1895, on failure of na-

Republic of Hawaii vs. Rufino Alvez, alias Francisco Alvez; Malicious assault on a female child under the age of 10 years. Commitment from the Police Magistrate of South Hilo. Plea of Guilty. Sentenced to two

years imprisonment at hard labor, and to pay costs of the prosecution.

Republic of Hawaii vs. Ah Sam, alias Lam Tim. Rape. Commitment from Police Magistrate of South Hilo. Tried by jury and acquitted. V. V. Ashford for defendant.

Republic of Hawaii vs. Jacintho Tayara de Rego: Periury Sacond Dec.

Tavara de Rego; Perjury, Second Degree. Commitment from the Police Magistrate of South Hilo. Nol. pros. V. V. Ashford for defendant.

Republic of Hawaii vs. Ah Sing (Ch); Perjury, Second Degree. Commit-ment from Police Magistrate of South Hilo. Continued to the January Term, 1895. F. M. Wakefield for defendant.

Republic of Hawaii vs. Atai (Ch); Perjury, Second Degree. Commit-ment from Police Magistrate of South Hilo. Tried by jury and found guilty. Sentenced to two years and six months imprisonment at hard labor and to pay costs of court. Motion for new trial pending. F. M. Wakefield for

defendant.

Republic of Hawaii vs. Kisu (Jap);
Rape. Commitment from Police
Court of Puna. Nol. pros.

Republic of Hawaii vs. Joan Viera
(Port); Receiving Stolen Goods. Appeal from Police Magistrate of Hilo.
Tried by jury and found not guilty.
V. V. Ashford for defendant.

Republic of Hawaii vs. Sumimoto.

Republic of Hawaii vs. Sumimoto (Japanese); larceny third degree. Ap-peal from Police Magistrate of Hilo. Tried by jury and found guilty. Sentenced to six months' imprisonment and pay costs of court.

Republic of Hawaii vs. Andrew Chalmess; assault and battery. Ap-peal from Police Court of Hilo. Nol.

Republic of Hawaii vs. Jose M. Medeiros; selling spiritudus liquor without a license. Appeal from District Court of Hamakua. Tried by jury and found guilty, three dissenting. Fined \$100 and costs of court. Williams & Holstein for defendant, Republic of Hawaii vs. At China

Republic of Hawaii vs. Ah Chip;

defendant.

Antone G. Serrao vs. J. G. Serrao;

damages. Continued to January term, 1895, on account of the absence of plaintiff's attorneys, W. R. Castle and D. H. Hitchcock, Nawailau (k) vs. Mckala (w); libel for divorce, Continued from January

term, 1894, and again continued to January term, 1895, on account of ab-sence of libellant's attorney, D. H.

Hitchcock.

Mrs. K. Manuhoa vs. D. K. Manuhoa; libel for divorce. Divorce granted on proof of cruel treatment, defendant being a prisoner for stabbing libellant in the head, neck and breast. S. K. Kanafor libellant. breast, S. K. Kane for libellant. Akoi (w) vs. Keu Kaw (k); libel for divorce. Continued to January term, 1895, on account of defendant's attor-ney being absent. S. K. Kane for petitioner; D. H. Hitchcock for de-fendant.

In the matter of the estate of J. K. Makuola, of Hamakua, deceased in-testate. Petition for the appointment of administrator. To be heard at Chambers at any time.

In the matter of the estate of Albert Wailahua Haalilio, of Waipio, Ha-wail, deceased intestate. Petition for the appointment of administrator. Court appoints Charles Williams administrator.

In the matter of the estate of John R. Evans, of Honokaa, deceased. Petition for the probate of will. Will admitted to probate, and James Driscoll, the beneficiary, appointed ex-

In the matter of the estate of Kua (k), of North Hilo, deceased. Petition for probate of will. James Matson and Kahe appointed executors under

C. O. Berger is said to be serious-

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